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	Page 1
1	UNITED STATES DISTRICT COURT
	FOR THE SOUTHERN DISTRICT OF TEXAS
2	HOUSTON DIVISION
3	
	IN RE
4	
	ALTA MESA Civil Action No. 4:19-cv-00957
5	RESOURCES, INC.
	SECURITIES
6	LITIGATION
7	

8	ORAL AND VIDEOTAPED DEPOSITION OF
9	JOHN BALDAUFF
10	APRIL 17, 2023
11	***********
12	
	ORAL AND VIDEOTAPED DEPOSITION of JOHN BALDAUFF,
13	produced as a witness at the instance of the
	Defendants, and duly sworn, was taken in the
14	above-styled and numbered cause on April 17, 2023,
	from 9:42 a.m. to 4:03 p.m., before Mendy A.
15	Schneider, CSR, RPR, in and for the State of Texas,
	recorded by machine shorthand, at the offices of
16	Latham & Walker, 811 Main Street, Suite 3700, Houston,
4.5	Texas, pursuant to the Texas Rules of Civil Procedure
17	and the provisions stated on the record or attached
1.0	hereto; that the deposition shall be read and signed.
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Q. (BY MS. GUZMAN) Okay. So you -- you said you told -- you told people orally how you felt about ESPs at Alta Mesa.

Who did you tell?

- A. Everybody on the -- on the engineering team

 Jeff Janik, Mike Ellis, Hal Chappelle.
 - Q. What did you tell them exactly?
- A. I told them what I told you. Because of those reasons, they were not -- they wanted a list of 25 wells, asked me how many wells that I had recommended. And I said one and I -- I don't remember the name of the well.

It was a well near a saltwater disposal well far up north. It was a different type of well. It had issues and problems that produced extra water that -- that an ESP would be good in unloading and -- and helping that well.

Q. Uh-huh.

- A. But the other wells were -- were -- was -- they were not fit for purpose and not -- not good candidates for ESPs. I stand by that now.
 - Q. Uh-huh.
- A. I've been in -- I've worked ESPs, my first well in 2000 -- I'm sorry, 1977 was my first ESP that I ran, and I've been running them ever since.

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Page 106 Uh-huh. Ο. 1 I told them from the very beginning -- they 2. Α. asked me how many wells were on a list, I said one. 3 And they said we want 25 by Monday. 4 5 MS. GUZMAN: Tab 17. (BY MS. GUZMAN) Okay. Mr. Baldauff, I'm 6 7 going to show you what has been marked as Baldauff Exhibit 4. 8 9 (Marked Baldauff Exhibit 4.) (Discussion off the record.) 10 11 Q. (BY MS. GUZMAN) And do you recognize this 12 document? 13 Α. Uh-huh. Yes, I do. 14 This is your -- from your LinkedIn page, Ο. 15 correct? 16 Yes, it is. Uh-huh. Α. 17 At the bottom of the page you see Alta Mesa Q. Resources Inc. True? 18 Α. Uh-huh. 19 20 And you see "Artificial Lift, Production Ο. 21 Optimization SME, "right? 2.2 Α. Yes. Does SME stand for subject --23 Ο. Subject matter expert, yes, ma'am. 24 Α. Ι'm 25 sorry.

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Q. (BY MS. GUZMAN) Just so I understand, there were other wells that you thought not effective or noneconomical or was it just that one?

MR. SHER: Objection.

MR. MAURIELLO: Objection.

- A. Quite a few wells that were uneconomical.
- Q. (BY MS. GUZMAN) Okay. And there are -sitting here today, you cannot identify a specific
 document where you told Mr. Chappelle that either
 EHU36 or any other well was not effective or
 noneconomical?
- A. I spoke to him -- he came by the -- no, I didn't have anything in writing, but I spoke to him. He didn't answer back, he turned his back and walked away. But he heard me because we were the only ones in the room and I was two feet away from him. And I spoke that and he didn't turn around -- or he didn't -- he pretended I -- he didn't hear, but he heard.
 - Q. Okay.

2.2

- A. And at that point -- and at that point, he did that because he knew this day was going to come. And here I am.
- Q. And at that point, you -- you didn't follow up in writing about your position on ESPs at Alta

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